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May 13, 2021

By ECF

Hon. Loretta A. Preska United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

> Re: United States v. Ademola Adebogun 19 Cr. 291 (LAP)

Dear Judge Preska:

I represent Ademola Adebogun, the defendant in the above-captioned matter. Mr. Adebogun is currently on pretrial release with travel restrictions that limit his travel to the Southern and Eastern Districts of New York, and the District of New Jersey. I am writing without objection of Pretrial Services Officer Dayshawn Bostic, or of the government, by AUSA Rebecca Dell, to respectfully request a temporary modification of my client's travel restrictions to permit travel to Miami, Florida from May 27 to June 1, 2021 for employment purposes. As the Court may recall from earlier applications, Mr. Adebogun is the owner of an entertainment and marketing company that hosts events at nightclubs and lounges. He has plans to personally host events through his company in Miami on May 28th, 29th and 30th, and therefore respectfully seeks permission to travel to and remain in Miami during the period requested.

Mr. Adebogun understands his obligation to provide Pretrial Services with his flight itinerary and accommodation information. It is accordingly respectfully requested that the Court grant this application for a temporary modification of Mr. Adebogun's travel restrictions as set forth herein. Thank you very much for your attention.

SO ORDERED

LORETTA A. PRESKA

UNITED STATES DISTRICT JUDGE

Sincerely,

Robert A. Soloway

Robert A. Soloway

cc: Mr. Dayshawn Bostic (by email)

RAS:sc